



**U.S. Department of Justice**

*United States Attorney  
Eastern District of New York*

WK:VC  
F. #2023R00955

*271 Cadman Plaza East  
Brooklyn, New York 11201*

April 25, 2024

By E-Mail and ECF

Allegra Glashausser, Esq.  
Federal Defenders of New York, Inc.  
One Pierrepont Plaza, 16th Floor  
Brooklyn, NY 11201  
allegra\_glashausser@fd.org

Re: United States v. Joseph Grunwald  
Criminal Docket No. 24-19 (NRM)

Dear Counsel:

Enclosed please find additional discovery in accordance with Rule 16 of the Federal Rules of Criminal Procedure. This production supplements the government's previous disclosure on March 20, 2024. The discovery is being provided to you via USAfx. Please promptly download the materials and confirm in writing to the government that you were able to do so. The government also requests reciprocal discovery from the defendant.

The government discloses pursuant to Rule 16(a)(1):

- JG\_000001T - JG\_000003T: A translation of text messages between the defendant and the victim described in the indictment (hereinafter "Child Victim-1"), which were previously produced in untranslated form with the Bates numbers JG\_000001 - JG\_000003
- JG\_000004T - JG\_001874T: A translation of Telegram messages between the defendant and Child Victim-1, which were previously produced in untranslated form with the Bates numbers JG\_000004 - JG\_001874

- JG\_001875T - JG\_001977: A translation of TextNow messages between the defendant and Child Victim-1, which were previously produced in untranslated form with the Bates numbers JG\_001875 - JG\_001977

Very truly yours,

BREON PEACE  
United States Attorney

By: /s/ Vincent Chiappini  
Vincent Chiappini  
Assistant U.S. Attorney  
(718) 254-6299

Enclosure

cc: Clerk of the Court (NRM) (without enclosure)